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10	ALEXANDRA KUSEN, on behalf of herself	Case No. 3:23-cv-02940-AMO
11	and all others similarly situated,	CLASS ACTION
12	Plaintiff, v.	STIPULATION AND [PROPOSED] SCHEDULING ORDER
13		SCHEDULING ORDER
14	JAMES H. HERBERT, II, HAFIZE GAYE ERKAN, MICHAEL J. ROFFLER, OLGA	Judge: Araceli Martínez-Olguín
15	TSOKOVA, MICHAEL D. SELFRIDGE, NEAL HOLLAND, and KPMG, LLP,	Date Action Filed: June 14, 2023
16	Defendants.	
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	STIPULATION AND [PROPOSED] SCHEDULING ORI CASE NO. 3:23-CV-02940-AMO 011168-11/2325483 V4	DER

Pursuant to Rule 16 of the Federal Rules of Civil Procedure and Civil Local Rule 6-2, Plaintiff Alexandra Kusen ("Plaintiff"), Movants Gaurav Singh, Alecta Tjänstepension Ömsesidigt, and First Republic Investor Group ("Movants"), and Defendants James H. Herbert, II, Olga Tsokova, Michael D. Selfridge, Michael J. Roffler, and Neal Holland ("Defendants") (collectively, the "Parties"), by and through their respective counsel, hereby stipulate as follows:

WHEREAS, on June 14, 2023, Plaintiff filed a class action complaint (the "Initial Complaint," ECF No. 1) alleging violations of the federal securities laws against certain current and former officers of First Republic Bank ("First Republic", or the "Company") (together with Plaintiff, the "Parties").

WHEREAS, on June 16, 2023, this Court issued an Initial Case Management Scheduling Order (ECF No. 4, 59) setting the following deadlines:

- 1. August 24, 2023 for the parties to comply with certain requirements under the Federal Rules of Civil Procedure, the Civil Local Rules, and Alternative Dispute Resolution ("ADR") Local Rules regarding initial disclosures, early settlement, ADR process selection, and discovery planning;
- 2. September 7, 2023 for the parties to file a Rule 26(f) Report, complete initial disclosures or state objection in Rule 26(f) Report and file a Joint Case Management Statement; and
- 3. September 14, 2023 at 10:00 a.m. for an Initial Case Management Conference;

WHEREAS, this action is subject to the requirements of the Private Securities Litigation Reform Act of 1995, Pub. L. No. 104-67, 109 Stat. 737 (1995) (the "Reform Act"), which sets forth specialized procedures for the administration of securities class actions;

WHEREAS, the Reform Act provides for the appointment of a lead plaintiff to act on behalf of the purported class, and requires a stay of all discovery and other proceedings during the pendency of any motion to dismiss. Further, the Reform Act provides that the appointment of a lead plaintiff shall not be made until after a decision on a motion to consolidate (if any) is rendered (15 U.S.C. 78u-4 (a)(3)(B)(ii));

WHEREAS, on June 23, 2023, eight motions for consolidation of related actions and appointment of lead plaintiff and lead counsel were filed (*see* e.g., ECF Nos. 15, 26, 35);

WHEREAS, on July 7, 2023, this Court entered an Order scheduling a hearing on the motions to consolidate for October 12, 2023 (ECF No. 46) and a hearing on the motions for the appointment of lead plaintiff and lead counsel on November 9, 2023 (ECF No. 45);

WHEREAS, the motions for consolidation are now moot as on August 16 and 17, 2023, notices of voluntary dismissal were filed in the related actions, *Alcorn v. Herbert, et al.*, No. 3:23-cv-03013-AMO (N.D. Cal.), and *Collier v. Herbert, et al.*, No. 3:23-cv-03096-AMO (N.D. Cal.), respectively;

WHEREAS, the Parties anticipate that the Court-appointed lead plaintiff will file an amended or consolidated complaint;

WHEREAS, Defendants anticipate filing motion(s) to dismiss in response to Lead Plaintiff's complaint;

WHEREAS, counsel for the undersigned Defendants have agreed to accept service of the Initial Complaint on behalf of their clients;

WHEREAS, because the special procedures specified in the Reform Act contemplate (i) the consolidation of similar actions (if any such similar actions are filed), (ii) appointment of Lead Plaintiff, (iii) the filing of a complaint by the Lead Plaintiff, and (iv) all discovery and other proceedings are stayed during the pendency of any motion to dismiss, the Parties agree that requiring Defendants to respond at this time to the existing complaint in the above-referenced action would result in the needless expenditure of private and judicial resources;

WHEREAS, pursuant to the Reform Act, unless otherwise ordered by the Court, discovery in this action is stayed during the pendency of any motion to dismiss (15 U.S.C. § 78u-4(b)(3)(B)); and

WHEREAS, counsel for the Parties in the above-captioned action (including Movants continuing to seek appointment as Lead Plaintiff) respectfully submit that because the pleadings are not yet set, and because discovery is stayed pending any motion(s) to dismiss, good cause exists to vacate the existing September 14, 2023 Initial Case Management Conference and associated STIPULATION AND [PROPOSED] SCHEDULING ORDER - 2 CASE NO. 3:23-CV-02940-AMO

1	deadlines until such time as the Court has the opportunity to rule on the appointment of Lead		
2	Plaintiff and its counsel and any motion(s) to dismiss;		
3	IT IS ACCORDINGLY STIPULATED, pursuant to Civil L.R. 7-12, by and between the		
4	undersigned c	counsel for the Parties, that:	
5	i.	Pursuant to Civil L.R. 6-1(a), Defen	dants are not required to respond to the Initial
6		Complaint;	
7	ii.	No more than twenty-one (21) days	after the Lead Plaintiff has been appointed and
8		Lead Counsel has been approved by	the Court in accordance with the Reform Act,
9		counsel for Defendants and Lead Co	ounsel shall meet and confer and submit to the
10		Court a mutually agreeable schedule	for the Court-appointed Lead Plaintiff to file a
11		consolidated or amended complaint and Defendants' responses thereto;	
12	iii.	iii. Pursuant to Civil L.R. 16-2, the Initial Case Management Conference scheduled for	
13	September 14, 2023 be vacated, along with any associated deadlines under the		
14		Federal Rules of Civil Procedure and	Civil Local Rules (including the ADR Program
15		deadlines), to be reset for a date that	is 30 days after the Court rules on Defendants'
16		anticipated motion(s) to dismiss Lead	d Plaintiff's complaint, or such other date as the
17		Court shall determine to be appropria	ate;
18	iv.	The hearing on the motion to consoli	idate scheduled for October 12, 2023 is vacated
19		as moot; and	
20	v.	The hearing on the motion to appoin	nt Lead Plaintiff and Lead Counsel remains as
21		scheduled.	
22	DATED: Aug	gust 30, 2023 I	HAGENS BERMAN SOBOL SHAPIRO LLP
23		I	By: <u>/s/ Reed R. Kathrein</u>
24		I	Reed R. Kathrein (139304) Lucas E. Gilmore (250893)
25		7	715 Hearst Avenue, Suite 300 Berkeley, CA 94710
26		Γ	Telephone: (510) 725-3000
27		I	Facsimile: (510) 725-3001 Email: reed@hbsslaw.com
28		F	Email: lucasg@hbsslaw.com
		I AND [PROPOSED] SCHEDULING ORDEI B-CV-02940-AMO	R - 3

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1 2		Steve W. Berman (pro hac vice forthcoming) HAGENS BERMAN SOBOL SHAPIRO LLP
$\begin{bmatrix} 2 \\ 3 \end{bmatrix}$		1301 Second Avenue, Suite 2000 Seattle, WA 98101
4		Telephone: (206) 623-7292 Facsimile: (206) 623-0594
5		Email: steve@hbsslaw.com
$\begin{bmatrix} 5 \\ 6 \end{bmatrix}$		Counsel for Plaintiff Alexandra Kusen and Movant Gaurav Singh
7	DATED: August 30, 2023	KESSLER TOPAZ MELTZER CHECK, LLP
8		By: /s/ Jennifer L. Joost
9		Jennifer L. Joost (296164) One Sansome St., Suite 1850
10		San Francisco, CA 94104 Telephone: (415) 400-3000
11		Facsimile: (415) 400-3001
12		Email: jjoost@ktmc.com
13		and
14	DATED: August 30, 2023	BERNSTEIN LITOWITZ BERGER & GROSSMANN LLP
15		Pyr /s/ Ionathan D. Uslanor
16		By: /s/ Jonathan D. Uslaner Jonathan D. Uslaner (256898)
17		2121 Avenue of the Stars, Suite 2575 Los Angeles, CA 90067
18		Telephone: (310) 819-3470 Email: jonathanu@blbglaw.com
19		Counsel for Movant Alecta
20		Tjänstepension Ömsesidigt
21	DATED: August 30, 2023	POMERANTZ LLP
22		By: /s/ J. Alexander Hood II
23		J. Alexander Hood II 600 Third Avenue, 20th Floor
24		New York, NY 10016 Telephone: (646) 581-9966
25		Facsimile: (646) 607-2426
26		Email: ahood@pomlaw.com Counsel for Movant First Republic Investor
27		Group
28		
	STIPULATION AND [PROPOSED] SCHEDULING ORDER - 4 CASE NO. 3:23-CV-02940-AMO	

STIPULATION AND [PROPOSED] SCHEDULING ORDER - 4 CASE NO. 3:23-CV-02940-AMO 011168-11/2325483 V4

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1	DATED: August 30, 2023	LATHAM & WATKINS LLP
2		By: /s/ Melanie M. Blunschi
3		Melanie M. Blunschi (234264) 505 Montgomery Street, Suite 2000
4		San Francisco, CA 94111-6538 Telephone: (415) 395-8129
5		Email: melanie.blunschi@lw.com
6		Counsel for Defendant James H. Herbert, II
7	DATED: August 30, 2023	SHER TREMONTE LLP
8		By: /s/ Theresa Trzaskoma
9		Theresa Trzaskoma Theresa Trzaskoma (pro hac vice forthcoming) Erica Wolff (pro hac vice forthcoming)
11		90 Broad Street, 23rd Floor New York, NY 10004
12		Telephone: (212) 202-2600
13		Facsimile: (212) 202-4165 Email: ttrzaskoma@shertremonte.com
14		Counsel for Defendant Olga Tsokova
15	DATED: August 30, 2023	Morrison & Foerster LLP
16		By: /s/ Carrie H. Cohen Carrie H. Cohen
17		Carrie H. Cohen (pro hac vice forthcoming)
18		Edward Imperatore (<i>pro hac vice forthcoming</i>) 250 West 55 th Street
19		New York, New York 10109 Telephone: (212) 468-8000
20		Email: ccohen@mofo.com
21		Email: eimperatore@mofo.com Counsel for Defendant Michael Selfridge
22	DATED A	, , ,
23	DATED: August 30, 2023	SIMPSON THATCHER & BARTLETT LLP
24		By: /s/ Joshua A. Levine Joshua A. Levine
25		Joshua A. Levine (<i>pro hac vice forthcoming</i>) 425 Lexington Avenue
26		New York, NY 10017
27		Telephone: (212) 455-2000 Email: jlevine@stblaw.com
28		Counsel for Defendant Neal Holland
	STIPULATION AND [PROPOSED] SCHEDULING ORI CASE NO. 3:23-CV-02940-AMO 011168-11/2325483 V4	DER - 5

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1	DATED: August 30, 2023	STEPTOE & JOHNSON LLP
2		By: /s/ Michelle L. Levin
3		Michelle L. Levin Jason M. Weinstein (pro hac vice forthcoming)
4		Michelle L. Levin (pro hac vice forthcoming) 1114 Avenue of the Americas
5		New York, NY 10036
6		Telephone: (212) 506-3900 Email: jweinstein@steptoe.com
7		Email: mlevin@steptoe.com
8		Counsel for Defendant Michael J. Roffler
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	STIPULATION AND [PROPOSED] SCHEDUL	ING ORDER - 6

STIPULATION AND [PROPOSED] SCHEDULING ORDER - 6 CASE NO. 3:23-CV-02940-AMO 011168-11/2325483 V4

1	ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1(i)(3)	
2	I, Reed R. Kathrein, am the ECF User whose identification and password are being used to	
3	file this STIPULATION AND [PROPOSED] SCHEDULING ORDER. In compliance with Civil	
4	Local Rule 5-1(i)(3), I hereby attest that all signatories have concurred in this filing.	
5		
6	Dated: August 30, 2023 By: /s/ Reed R. Kathrein REED R. KATHREIN	
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28	STIPULATION AND [PROPOSED] SCHEDULING ORDER - 7	

STIPULATION AND [PROPOSED] SCHEDULING ORDER - 7 CASE NO. 3:23-CV-02940-AMO 011168-11/2325483 V4

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1	[PROPOSED] ORDER		
2	PURSUANT TO THE STIPULATION,	IT IS SO ORDERED.	
3			
4	Dated:, 2023	ARACELI MARTÍNEZ-OLGUÍN	
5		United States District Judge	
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	STIPULATION AND [PROPOSED] SCHEDULING OF CASE NO. 3:23-CV-02940-AMO	RDER - 8	

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